TUESDAY, FERBUARY 14, 1871.

LHEST PAPERS THE SUCHTAL REC.

king the Journal.

Junymed who have not regularly ambucathed for it.

We say, read it for a month, then if measures for the safety and proper treatyou do not want it, sorrer to, and we ment of persons who were really insane will stor it, and creator sormen you and a danger to the community, should THE MONTH TO SENT.

If you sake it try to induce your neighhave because it.

Our office is being put in thorough order and we employ none but the VERT Term of the County Court; the court di- equal contest. REST WORKSING

second to any in the state.

tion of the Journal.

Those of our friends who hold such reas convenient, and much oblige.

ORVIS & CO., Publishers Manchester JOURNAL. Manchester, January 25th, 1871

SUPREME COURT.

The Supreme Court for the County of Bennington held its February Term at Manchester last week. Chief Justice PIERPOINT, and Judges PECK. REDFILD and Ross were present. The sesion was opened with prayer by the Rev. R. S. Cushman; after which the docket was Opinion by Judge Redfield. Miner for Court proceeded with. The first case dant, heard was

Elon Hill, Treas, of school district No. 2, in Sunderland vs. Andrew II.

This was a petition that a writ of man-This was a petition that a writ of man-in a verdict for the plaintiff. The claim damus issue, directing the petitionec to was for trespasses upon part of lot No. pay over to said Treasurer certain monies 23 in Arlington. The plaintiff showed which said District claimed under a division of public money by the Selectmen of of said lot except fifteen acres off the west said town. It appeared that during the end which had been reserved by the Andrew H. Judson was Treasurer of the grantors; and introduced evidence tendtawn of Smulerland, and that he went teen seres reserved, by those from whom out of office in March, 1869. At the Mauch meeting in 1868 a portion of said District No.7 was set off to form a part of to prove title in the plaintiff by posses. John Gregory Smith and Hon. Worthanew district. The said And. II. Judson alon, and declined to submit it to the jury. logton C. Smith, Trustees. The previous as Town Treasurer, refused to pay over. The freepasses complained of were near negotiations had been satisfactorily conto the Treasurer of District No. 2, n where the fifteen acre piece and the plain- cluded. part of the public money apportioned to said District in the Spring of 1867, and directions they declind to give. The counsil for the petitionee contended that against him, as he was no longer a public case showed that he had acted in good views suggested by the Counsel for the petitionee, and ordered that a writ of Defendant, said Andrew H. Judson to pay over to V. R. Smith es. J. W. Hagar, apt mandamus be issued, communding the the Treasurer of District No. 2, the pubhe monies in his hands, with interest and pealed from the judgment of a justice, costs. Opinion by Judge Pierpoint, Mi. and the accounts between the ner for petitioner; Sibley for petitioner, parties were andited by William George W. Crondaff et. Charles Hald- Aut the whole second of the plaintiff ex-

win et al. This was an action to recover damages. Peace, that no part of it had been settled, for trespass upon the person of the plain- and that the whole account was presented tiff. The case was referred to George W. before the Justice when the suit was was a Deputy Sheriff of Bennington hearing he presented only a part of it, County, and the defendent Murtindale admitting that there was an unsettled ac- whose interests are identified with the truth go with it. I did not forego the was a resident of Dorset. Early to the count back of it, but saying it was so property of the town.-Rutland Hereld. Pleasures of that grand entertainment, plaintiff represented to the town author- and that he claimed nothing. The County | Every Saturday for Feby. 18 has aror others. The plaintiff was of unwound Court was reversed, and the case dismis- Ledge Light House by Moonlight; and the town authorites believed him a Judge Pierpoint. Lyman for Plaintiff; many others. Published by James R. dangerous person to be at large. They Hall for Defendant. commenced proceedings to have a guar- [Remainder of report next week.]

disn appointed over him; and the town Grand Juror made complaint against the plaintiff, charging him with an assault Burnham. Thus was announced last week upon the defendant Martindale, and is the sad departure of another in the bloom sued a warrant upon which the defendant of youth. Another of our home flowers Mr. Editor

policy required that those who took

This was an action of trespass upon the

freehold, and was tried by jury at the last

title to, and possession of, the south half

Court decided the evidence did not tend

THE LOCAL PAPER is an absolute me- person of the plaintiff, but Baldwin did was a communicant in the Congregational was enacted at the last session of the Legcessity to the county and community not. After his arrest it was deemed best church. Anna loved life. She had much islature for the purpose of improving our where it is putdished. All the city par to socure his pocket-book containing mo- that she desired to live for; and especial- school system. Believing that law to be pers cannot supply the place of the home ney, and he was seized by three persons by she panted after knowledge, and cried one of the wisest made at that session, I RAILROAD ACCIDENT. paper. That should be the first love of the that purpose, upon which he volun- after understanding. Her books and venture a few words in its defense. every man and woman; for with the pa-tarity surrendered his pothet-book to his her studies were her delight. She made. It allows towns by a vote at the annual per is the locality identified. The pa- brother. He was then kept by Smith un-rapid progress and was buoyant and hope- meeting to take into their own hands the per gives the county and town where it til the next day, when he was taken to ful in the prospect of a finished education. educational affairs of their several disis printed much of their importance in Bratileboro by Baidwin and Martindale. But, amid her hopes, consumption fast- triets, and to control these affairs through submission to the fate of war, and the the world, and gives in detail the local He was kept in the Asylum at that place ened upon her vitale. She resisted as she a central board—the town to determine in people are willing to make any sacra- CHOICE FLAVORING EXTRACTS, Pany Hearts. news, which cannot be gained from any nearly a month, when he escaped and could; she longed to live; but in the this manner where and bow long in each fice rather than have hostilities reother source. Every week's issue returned home on foot, much improved sharp crisis of her anguish she found that year schools shall be taught within their sumed is so much local history, and the in mental condition, but suffering from she had that in her heart that gave her limits, and to hire the necessary teachers. No news from the U.S. Steamer HAIR, NAIL, TOOTH, FLESH AND CLOTHES rise, growth and development of the rheamatism caused by exposure. The rest and hope. She loved Jesus and could —to build or repair school houses, and Tennessee, with the San Domingo Comnown and county can be measured and re- plefendants acted in good faith throughout, say "Thy will be done." Her sufferings equip them-all at the expense of the missioners on board. Great anxiety corded only by the local newspaper that The Beferee held that the plaintiff had no were great and prolonged. They are town-in short to take upon the town the is feit for their safety is constantly gathering its items of in cause of action, but that if the Court ended. We trust that she sleeps in Jesus, school matters now managed, and, as a terest. The home paper at any price is thought otherwise, his damages should be And as one idea of Heaven is, that it is a rule, sadly mismanaged by the districts. pect to hear from the Tennessee before Labors. Woodworth's and other the cheapest paper one can take, for in it \$75. The County Court rendered judge- state where the soul advances in all true The following are some of the evils unis found the information to be obtained ment spon the report that the defendants knowledge of God, of nature, of the uniproper their costs. In the Supreme verse and of Salvation; where the re- removed or greatly diminished by the Rutland railroad, on Saturday last, 24 THE MASCHESTER JODES AL IS PUBLISHED COURSE for the plaintiff con-EVERY Tuesday morning at \$1.30 rgn tended that although the friends of an in- of truth. We are comforted, among many 1. A great number of schools in the YEAR. We should like to have it gener same person, and the authorities of his other reasons, in the thought that Anna state, too small to be of much value cause of the accident was a collision and the authorities of his town had a right to secure his person to is not only safe, but that she has entered to those who enjoy their benefits (?).

We mean to make it worth \$2.00 FER prevent immediate danger, they had no shigher school than all the earth could and in session only a few weeks each train. YEAR, so that every subscriber will right to take measures for his permanent open, "Where the Lamb that is in the year, and kept, for the most part, by make a CLEAR PROFEST OF THE MOST PARTY OF THE MO plication for the appointment of a legal lead her unto living fountains of waters; incompetent teachers - and this at an road. An oil train was bound south Special Notice to those who receive the guardian. The counsel for the defendants and God shall wipe away all tears from expense oppressive to the districts and when passing New Hamburgh an contended that both justice and public her eyes."

Died in this town, Feb. 4, Anna W.

We will do our best to give your coop ment of the County Court was reversed, tween its bondholders under the different and dimishing the aggregate expense, NEWSPAPER If you will take a little pains and indgement rendered that the plain- mortgages, losses by the great freshets, This would be a long step forward in edtiff recover \$75 damages and his costs, the legal tender decision which compelled neational reform and at the same time to help sustain it.

And hear in mind that we have the year next facilities for doing Jon Wonn of all alignment of the real estate.

Opinion by Judge Peck. Roberts for Plaintiff; Miner for defendants.

Opinion by Judge Peck. Roberts for Plaintiff; Miner for defendants.

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Opinion by Judge Peck. Roberts for House and at the same time posed of a locomotive, one baggage and representing that it will be necessary to sell at two pays in gold a heavy portion of its save at least \$50,000 every year to the save at least \$00,000 every year to the least save at least \$00,0

original proprietors of the town of Sun- and Saratoga or the Central should take and furnishing of school houses is town derland was the Society for the Propoga- the Rutland, we are perfectly clear that it business. THE RECEIPTS of C. A. Pierce & Co. son, Daniel Chipman, and others, by pow relroad legislation in New York State. impartially. given for advance payment to them for er of attorney, to control and dispose of The Rutland road, by the lease, goes in-

the Journal beyond January 10th, 1871, the lands belonging to the Society in to the hands of men who have demonsra, over our schools under the present sys- owner of theatre building \$75,000; man will be received by as, and applied Vermont, with the power of appointing ted their capacity as railroad managers, tem. The district committee seldom visit agers and actors wardrobes, \$25,000; loss towards payment for the Jounnal the sub-agents. This power of attorney was We speak but the universal testimony the school, unless called in to help keep on Central House \$5000. The fire is supnever recorded. In 1833, Mayor Hawley when we say that the Central is a notaof Manchester was appointed a sub-agent bly well managed line. It is conspicuous hasty round once or twice a term; but room of the hotel. celpts will please send them to us as soon to control and dispose of the Society for genuine enterprise, for liberality in only in jest can this be called superintenlands in the County of Bennington. The extending its facilities for the public com- dence; and yet this is all that is required other large Dry Goods Houses, had a power of attorney to Mayor Hawley was fort and convenience, for prompt adoption of him, and for this his pay is shamefully narrow escape. recorded in Shaftsbury, and was after of improvements, for careful and reliable meagre. This state of things is changed, wards lost. In 1859, Hawley gave a management. Its managers take the Rut- and invariably improved, when a town perpetual lease of the Society's lands in land line, not to smother or crippie it, or takes these matters in charge. It ap-Sunderland to Giles B. Bacon; and in any business depending on it; but to points competent men, gives them work 1865 Bacon deeded and surveyed out to build up, develop and make it if possible to do, lays responsibilities upon them. the Plaintiffs the land in controversy. In of still more service to the public."

1870, the plaintiffs procured a copy of the We agree with the above fully, and to a strict account, and keeps the best men power of attorney to Hawley from the bave no doubt that all Vermont interests in these offices. At least this has been done records of Shaftsbury, and had the same will be better served by this arrangement wherever the town system has been recorded in Sunderland. The judge- than by any other that could have been adopted. But who ever heard of a disment of the County Court was affirmed. devised.

Governor Smith is a Vermonter, and we manner? called, and the regular business of the Plaintiff; Fowler and Sibley for Defen- all have confidence in his integrity and 5. The town system would secure betlect men to carry out his plans. Charles P. Ootman vs. Elihu Andrew

June Term of the County Court, resulting which Gov. Smith is President.

State Matters.

Railway Matters.

The formal transfer of the Rutland the plaintiff derived his title. But the Railroad to the Vermont Central, was made on Wednesday, at Rutland, to Hon.

fiff's land meet, and the main question It is with a great degree of satisfaction was as to the location of the line between the announcement is made that the forall of that apportioned in the Spring of them. The plaintiff offered the deposition mer Superintendent, our townsman, Col. 1868, on the ground that a portion of it of one Henry Corey, which was objected George A. Merrill is to remain in that cabelonged to the new district, unless he to by the defendant, but admitted by the pacity under the managers. Col. Merwas especially directed to do so by the Court. Upon taking the deposition the rill's residence in Rutland has shown to Selection of the town, which especial justice certified the cause of taking it to our people his value as a citizen of liberbe that the deponent by reason of age ality, genial social relations, coming here that it is a prominent topic at every may come when physicians, attending and infirmity was "unsuitable" to attend almost a stranger he at once identified Teachers Institute and Association, and more closely than they now do to the inthe views under which the patitionee had Court. After the deposition was used himself with our local interests, ever there is but one voice concerning it. acted in withholding the money were upon a former trial, the justice took the standing ready to promote the welfare of And finally, as experiment is more concorrect; and that even if they were not, same without the knowledge of the de- the community in good works, evincing a vincing than theory, let me say, that in shall prescribe to a torpid patient "so femilant, and amended the certificate so as deep interest in the progress and prosper- other states, where the district system is many peaks of laughter, to be undergone to make the word "unsuittable" read ity of Rutland, and our people at this rapidly disappearing, there has not been at such and such a time," just as they now officer; and that if the writ issued it "unable." The admissibility of this de, time could illy afford the removal of such reported the first instance, in which a do that far more objectionable prescripshould be without costs, inasmuch as the position is one of the questions present a man from the business circles of the town, after a fair trial of the town system, tion-a pill, or an electric or galvanic ted to the Supreme Court. The case is lown as well as from its public and be- has chosen to go back to the other. faith. The Court did not entertain the with the Court for future decision. Mi- nevolent institutions, therefore it is pe- Whether the arguments I have presenther and Sibley for Paintiff: Gardner for cultarly gratifying to our citizens that he ed are valid or not, there seems to me to required effect in each putlent." is to remain in the new railroad manage- be nothing wild or foolish in a law per-

This was an action on book account ap-Williams, Esq. the youngest son of the I hope that many towns in Vermont late Governor Williams, well known to will at once avail themselves of the privour citizens, the present Treasurer of the ileges offered them in this law. I have Vermont Central Railroad, is to have no doubt that all will do so before many S. Southworth. The auditor reported charge of the finances of the Rutland Di-years; I think the wiser will do it now. vision and is to become a resident of Rut- I hope Manchester will not be among consied the jurisdiction of a Justice of the land. The many friends of Mr. Williams those brought tardily to this great educamost cordially welcome his return to tional reform. Rutland, both as a railroad officer and Harman, from whose report the following brought. Prior to the hearing before the citizen. We have more than ever confifacts appear: The defendant Baltwin was auditor, under a rule for the exchange of dence that so effort will be made to injure Selectman and Overseer of the Poor of accounts, the plaintiff presented his whole the interest of our town when the local the town of Dorset, the defendant Smith account to the defendant; but at the management is in the possession of such men as Col. Merrill and Mr. Williams, he used in the paper I would

ltles that the plaintiff was insure, and re- Court rendered judgment pro forms for rived. Among its many fine illus trations it distinctly understood that the wreck of Jan. 27th, in Jamsics, Mr. Lawson J. Baitwin. quested them to secure his person in or the plaintiff for the sum reported by the are: Paris sketches; The Tribune Bulder to prevent his doing injury to hiroself anditor. The judgment of the County letin board; Surrender of Paris; Minot's view; consequently, after returning home mind and had threatened before to others, sed for want of jurisdiction. Opinion by Sketches of the Eclipse Expedition, and Osgood & Co., Boston, Mass. Price \$5.

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Correspondence.

MANCHESTER, Feb. 10, 1871.

Smith arrested the plaintiff. Smith knew has faded, not to die, but to be transferred I notice in the last issue of your paper this proceeding of the Grand Juror was a to the Paradise above. This was her hope a brief paragraph from one of your more device to obtain possession of the through Christ and the Resurrection. She correspondents, condemning a law which

and in the aggregate making a heavy tax along the ground till it reached the on the state. Eight hundred schools- draw-bridge, where, striking the tim-

Our office is being put in thorough orfreehold, and was tried at the last June
freehold, and was tried at the last Ju

THE HUNDRED, AND IT MUST BE MADE tion of the Gospel in Foreign Parts; and is best for the State that its controlshould 5. The school taxes are very unequally bridge took fire. In less than ten minthat over nine thousand acres of land in be kept in Vermont hands, as it will be distributed under the present system. In utes after the whole structure fell car-FRIENDS OF THE JOURNAL make a note that town are still undivided and com- by the lease to the Central. Give us for a small district, for a small school, very rying with it the Chicago car, and burmon. The defendant first surveyed, the management of our roads Vermont poorly kept, and for a short time, a man rying it and its inmates under water, NOTICE. We re-publish the following notice. marked and took possession of, that por- men, indentified with Vermont interests- pays five or ten times as large a percent- and among the ruins of the locomotive which appeared in our laste of January tion of the undivided land which was in familiar with Vermont ways and Ver- age on his grand list, as that levied in the and express cars. The number of vic-31, 1871, so that all may understand about controversy; but the plaintiffs endeavored mont people, and not so familiar with the larger district, where a good school is time is now known to be 21. payments beyond January 10, 1871, at to show a record title from the Propoga- "ways that are dark and the tricks that kept nine or ten months in the year. This which time we commenced the publica- tion Society. In 1831, the Archbishop are vain," which characterize so much of is not equal. It is not democratic. The of Canterbury authorized Abram Brown- the railroad management and control of town system would levy the school tax On Saturday night the Adelphi Theatre

> pays them for their services, holds them trict choosing its school officers after this

judgment, as well as in his ability to se- ter teachers than we now have. They would be hired for their merits, no His purchase of the line of boats run- through favoritism. A town board would ning on the Great Lakes, adds another certainly reject many of those placed in link in the chain running west through our school rooms by our district commitour state, destined to be one of the great tees. The board itself being more permalines via the Northern Pacific Railroad, of nent, would secure good teachers for known. Ministers and churches are longer terms of service, thus diminishing the evils of too frequent change of teach-

6. Another evil which the town system would do something towards removpresent system.

SUNDERLAND, Feb. 9, 1871, Mr. Editor :- Allow me, through the JOURNAL, to correct a mistake I saw in your last issue. Now, if my name is to the Neck-Tie Sociable, as friend L. one pair of pants and a few bruises does aged 13 years. not deter me when I have an object in Feb. 4th in Santgate Mr. Nicholas Brush, view; consequently after returning home aged 20 years. dressing wounds, changing apparel, etc. Sanday, Jan. 28th, in Hartford, Conn., Miss I set out again, bonefide, for the Music good time generally, regardless of the misfortness of the evening. E. S. P. Trumsn Hoyt, aged 65 years.

FRANCE FOR PEACE.

THE TENNESSEE.

The prospect of peace in France is The feeling in Paris is for

The president says he does not ex-

There was a serious accident on the miles south of Rutland. Six persons were injured, one probably fatally. The between a wood train and a freight LETTER PAPER,

A terrible disaster occured on Tues-From the Barlington Free Press.

The safety and proper treation of persons who were really insane and a danger to the community, should be protected from suits brought against them by the persons benefited, when they had recovered their reason. The judge ment of the County Court was reversed, mortgages, losses by the great freshets, and dimishing the aggregate expense.

The safety and proper treation the safety and proper treation to the safety and proper treation the safety and proper treation the safety and proper treation to the safety and proper treation the safety and proper treation the safety and proper treation to the safety and proper treation the safety and another eight the proper treation the safety and another eight the proper treation the safety and another eight the safety of the express. An attempt was made to stop the express, which the number of schools less, at the same time improving their quality, each flat the same time improving their quality, at the same time improving their quality, at the same time improving their quality, at the same time pupils, and another eight was made to stop the express, which the propers of same time, to well informed parties that the same time pupils, and another eight was made to stop the express, which the propers of set in the same and another eight was made to stop the express, which the propers of set in the same time pupils, and another eight was made to stop the express, and the special court was made to stop the express. An attempt was made to stop the express, which the propers are time, the propers of the same and another eight was made to stop the expres more than one-fourth the whole number bers it threw the car off the track and Factory Point, Feb. 14, 1871. wrapped in flames, but the parsengers NAL, a newspaper printed in said Mancheste previous to said time of hearing.

In them got out safely, and then the

Great Fire in Boston and a portion of the Central House ad-

Jordan, Marsh & Co., Hovey & Co. and

-One C. E. Rider, calling himself Rev. and for sale by

C E. Hirers, formerly laboring as a Congregational minister, which ministry he renounced to take orders in Episcopacy. having left Illinois, last August, an embezzler and a deserter of his wife and family, has recently been lecturing and preaching in Vermont. There he repre- less than present market value sented that he was unmarried, a converted Jew; that he had just retured from London, Paris, and the Holy Land; and ANDREW J. MASON, that he was about to publish a book of travels. He is a Jew by birth, a play actor by profession, an imposter in truth; whiskers, small, blue eyes; wears spectacles, shows forged credentials and a letter of dismission from an association in London. He has now left for parts unwarned that he is a person unworthy of confidence.

LAUGH AND GROW PAT

ing, is the multiplicity of text-books and corner or little inlet of the minute blood- SAFE, PROFITABLE, PERMANENT, the consequent great and unnecessary in- vessels of the body that does not feel crease in the number of classes in our some wavelet from the great convulsion schools. A town board could and would produced by hearty laughter shaking the first Mortgage Land Grant Gold Bonds of the regulate this matter, as it is not, and central man. The blood moves more probable cannot be, regulated under the Hvely-probably its chemical, electric, or NORTHERN PACIFIC R. R. CO. vital condition is distinctly modified—it These bonds are secured, just by First Mortgage Without continuing this enumeration, conveys a different impression to all the organs of the body, as it visits them on the say, as something in favor of the organs of the body, as it visits them on the lam defending, that it secured that particular mystic journey, when the let me say, as something in favor of the organs of the body, as it visits them on law, which I am defending, that it secured that particular mystic journey, when the the hearty approval of every member of man is laughing, from what it does at The principal and Interest are payable in Goldthe Committees on Education in our last other times. And thus it is that a Legislature and every member of the good laugh lengthens a man's life Board of Education—that all the teachers by conveying a distinct and additional \$1,000, \$5,000 and \$10,000. numerable subtile influences which the shock; and shall study the best and

There is more truth than poetry in the mitting towns to try an experiment, above. A good laugh will drive off the We are pleased to announce that Samuel which has proved so successful elsewhere. dyspepsia and keep a man young better may send money or other bonds directly than forty blue pills.

Marriages.

Feb. 9th. at Dorset, by Rev. P. S. Pratt, Mr. James P. Rounds of Stotland to Miss Afree Pack adopted daughter of Edmund and Eather Mac Thursday, Feb. 24, 1821, in Salem, N. Y., Mr. Eugene Bonnsville of Eupert to Miss Lucy Mc-Queen of the same place. Feb. 5th, in Stamford, by Bev. J. Lynch of No.

Adams, Mass. Mr. James O'Conner to Miss Bridget White, both of Stamford. Feb. 80h, at Fenton's Hotel, Shushan, N. Y., by Ber. John B. Scarle, Mr. Reuben S. Hord to Miss Cornells Turner, both of Sandgate.

Deaths.

Feb. 6th. 1871, in Sandgate, of cancer, after a lingering and painful illness, Mrs. Namey McLen-than, aged 50 years.

where I arrived in due time for Nancy W. Stat. aged 62 years.

Nancy W. Stat. aged 62 years.

MAY FLOWER TOBACCO. SWIETFET AND BEST

Chewing Tubecools the market. PEOPLE'S DRUG STORE PACTORY POINT, VERMONT,

where may be found a full assertment of PURE DRUGS AND CHEMICALS, and all the

POPULAR PATENT MEDICINES. DATE STUFFS. and Coloring Material of all kinds.

TOTAL ARTICLES.

BRUSHES HATH MITTERS, PLFF BOXES, HAIR OIDS

HANDKERCHIEF EXTRACTS. TOILET SOAPS,

Abdominal Supporters, Shoulder Braces, Surgical Instruments, Procuped at short notice.

ENVELOPES, PENS, PENCILS, ETC.

of the People. Thanking the public for past favors we solicit continuance of the same. S. S. CLEMONS, M. D.

sleeping cars next to it were also three weeks successively in the Manchester Jorn-

The stockholders of the Rupert Dairy Associa tion of funert, in the Country of Bonnington and State of Varmont, are hereby notified to meet at the Factory of said Association on the 27th day of 4February, 1871, at six evices, r. s., to elect the directors and other officers of said Associa-

By direction and appointment of CHAUNCEY GREEN, and NORMAN MILLINGTON, Assistant Judg Assistant Judges of the County Court of Bennington County, Manchester, February 14th, 1871.

MICHIGAN FLOUR ground from best quality WHITE WINTER WHEAT. just received

BRADLEY & BLACKMER,

Near Railroad Station This Flour was bought before the late advance

Factory Point, Feb. 18, 1871. 39 2w24x EAST DORSET, VERMONT, a few rods west of the Railroad depot. is small, nervous, with black hair and CARRIAGE AND WAGON MAKER. New Work made to order

Particular attention paid to REPAIRING. ALL WORK WARRANTED Ash, Oak and Basswood Lumber taken in exchange for work, or bought for cash East Dorset, Feb. 6, 1871.

"Probably there is not the remotest NEW 7-30 GOLD LOAN.

JAY COOKE & CO.

the principal at the end of this

sterost some annually, at the rate of Secon and how Tenths Per Cont. per annum. They are issued in denominations of \$100, \$500, The Trustees under the Mortgage are Mesers. Jay Cooke, of Philadelphia, and J. Edgar Thon son, President of the Pennsylvania Central Rai ad Company. These Northern Facific 7-39 Bonds will at all

times before maturity, be receivable at Ten Per Cent. Premium (or 1.19) in exchange for the Company lands at their lowest cash price. s addition to their absolute eafety, these and yield an income larger, we believe, than any other first class security. Persons hobling United States 5-20s can by converting them sub-Northern Pacifice increase their yearly income on Aird, and still have a perfectly reliable invest

How to Ger Tuxe. Your pearest Bank or Banker will supply those bonds in any desir-amount, and of any needed denomination. Pr one wishing to exchange stocks or other b for these, can do so with any of our agents, who will allow the highest correst price for all maractable accurities.
Those living in localities regular from banks

may send money or other bands directly to us by express, and we will send back Northern. Pacific bonds at our own risk and without cost to the in-sentor. For further information, pamphlets, maps, see, sail on or address the undersigned or any of the backs or bankers employed to sell this JAY COOKE & CO.,

Financial Agenta.

Financial Agenta.

MOBGAN, KEENE A MARVIN,

2s Wall st., N. Y., General Agenta.

BATTENEILI. NATIONAL HANK.

of Manchester, Vt., Local Agent. 39966012x

TWO HOUSES FOR SALE OR TO RENT. Off TO RENT.
Situated in Manchester Village.
33 acres of good land with one of the houses, if Payments to suit purchases

Apply to Manchester, Vt., Jan. 17, 1871. A. J. GRAY.

L. H. GIFFORD,

Agent for the

ELIAN HOWE SEWING MACHINE,

Arlington, Vermont HOUSE AND LOT FOR SALE A very desirable house and lot, near the Equin-I House, with good garden, fruit, etc.
Apply to
Y. H. OBVIR,
Manchester, Vt., Jan. 17, 1871.

TELEGRAPH NEWS, IMPORTANT ANNOUNCEMENT. He who invests one dollar in business should invest one dollar in advertis-

ing that business .- A. T. Stewart.

HEARTT A CO., Importers and dealers or

HARDWARE.

TRON, NATLS, ROPE, TWINES, PAPERS, ETC. Also, TIN PLATE, METALS, &c.

Nos. 181 and 182 hiver Street Established

TROY, S. T.

301 y 210 y CONE & BURTON.

WILL SELL CHEAP-VERY CREAP. CAXTON & THOMPSON'S

call attention to the following articles which they

CELEBRATED TRIUMPH FLOUR.

st to Per Barrel.

10-1790 by

[[NVERSAL

CLOTHES WRINGERS. C. A B

BUFFALO ROBES LESS THAN COST.

Now is the time to get a Good Robe Cheap

C. & R.

HATS & CAPS.

Great Variety. New Styles. And Very Chasp.

W. A. B. BROADCLOTHS AND CASSIMERES

offered to these wishing suits A FEW HORSE BLANKETS

GOOD BARGAINS

LEFT. Het your own price. They are to be sold NOW C. A B

WE WISH IT

DISTINCTLY UNDERSTOOD that we keep a good line of

> HARDWARE at prices that

> > CANNOT BE BEAT.

WORSTEDS AND YANKEE NOTIONS.

A Large Assortment

C. A B.

30 1y12 601

Goods not in stock ordered for customer C. A B

BEAR IN MIND.

Manchester, Feb. 14, 1871.

WONDER

We are not to be UNDERSOLD and that we call only

FIRST CLASS GOODS, and shall be HAPPY TO SHOW OUR STOCK

AT ALL TIMES. CONE & BURTON.

WHAT WONDER

FRENCH AND BARROWS

KAN BERL

FANCY GOODS

BO CHEAP, TO THE LADIES.

AND RIBBONS

Please call and see THE ELEPHANT.

EMBROIDERED ON CANVARE. The Greatest Curiosity in the State

ONE DOOR EAST OF THE MUSIC HALL

FRENCH & BARROWS.

Manchester, Feb. 14, 1871. A. G. CLARK & CO.

Manufacturers of ROUGH AND FINISHED LEATHER

Also, dealers in GRAIN, FEED AND MEAL,

HIDES, SKINS, and all blude of GRAIN WANTED for which GOOD PRICES will be paid.

Factory Point, Feb. 10, 1871. BATTERRILL NATIONAL BANK OF MANCHESTER,

After the first day of October next this Benk vill be slowed at so clock P. M., on business days 2007 WF RLACK Cachier.